## Court of Appeal of the State of California

IN AND FOR THE

## Fifth Appellate District

### F044171 Palacios v. Ortiz; Kern County Department of Child Support Services

The judgment is affirmed. The parties shall bear their own costs on appeal. Harris, Acting P.J.

We concur: Wiseman, J.; Dawson, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

### F045193 In re Ricardo V., a Minor F045546 In re Ricardo V., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

### F045193 In re Ricardo V., a Minor F045546 In re Ricardo V., a Minor

The order committing Ricardo to the Youth Authority is affirmed. The case is remanded to the juvenile court for a declaration pursuant to Welfare and Institutions Code section 702 as to whether the assault offense in the third count of petition 10 is a felony or a misdemeanor and, if the assault is declared to be a misdemeanor, for a respecification of the maximum term of confinement.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

### F044456 People v. Sharp

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

# Court of Appeal of the State of California

IN AND FOR THE

# Fifth Appellate District

### F044456 People v. Sharp

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

### F046439 In re J. C. et al., Minors

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

### F046439 In re J. C. et al., Minors

The order terminating parental rights is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

### F045287 In re Carlos E., a Minor

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.